

Queensland Competition Authority Amendment Bill 2018



Queensland

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2018

A Bill

for

An Act to amend the *Queensland Competition Authority Act 1997* for particular purposes

[s 1]

	The P	Parliament of Queensland enacts—	1
Clause	1	Short title	2
		This Act may be cited as the Queensland Competition Authority Amendment Act 2018.	2 3 4
Clause	2	Act amended	5
		This Act amends the <i>Queensland Competition Authority Act</i> 1997.	6 7
Clause	3	Amendment of s 25 (Notice of investigation)	8
		(1) Section 25(2)—	9
		omit, insert—	10
		(2) The notice must be published on the authority's website.	11 12
		(2) Section 25—	13
		insert—	14
		(3A) The authority may also give the notice to anyone else it considers appropriate.	15 16
		(3) Section 25(3A) and (4)—	17
		<i>renumber</i> as section $25(4)$ and (5) .	18
Clause	4	Amendment of s 76 (Access criteria)	19
		Section 76(2) and (3)—	20
		omit, insert—	21
		(2) The access criteria are as follows—	22
		(a) that access (or increased access) to the service, on reasonable terms and conditions, as a result of a declaration of the service	23 24 25

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		would promote a material increase in competition in at least 1 market (whether or not in Australia), other than the market for the service;	1 2 3 4
	(b)	that the facility for the service could meet the total foreseeable demand in the market—	5 6 7
		(i) over the period for which the service would be declared; and	8 9
		(ii) at the least cost compared to any 2 or more facilities (which could include the facility for the service);	10 11 12
	(c)	that the facility for the service is significant, having regard to its size or its importance to the Queensland economy;	13 14 15
	(d)	that access (or increased access) to the service, on reasonable terms and conditions, as a result of a declaration of the service would promote the public interest.	16 17 18 19
(3)	is c pose the	subsection (2)(b), if the facility for the service currently at capacity, and it is reasonably sible to expand that capacity, the authority and Minister may have regard to the facility as if it that expanded capacity.	20 21 22 23 24
(4)	refe cost faci	hout limiting subsection (2)(b), the cost rred to in subsection (2)(b)(ii) includes all is associated with having multiple users of the lity for the service, including costs that would ncurred if the service were declared.	25 26 27 28 29
(5)	sub	considering the access criterion mentioned in section (2)(d), the authority and the Minister at have regard to the following matters—	30 31 32
	(a)	if the facility for the service extends outside Queensland—	33 34
		(i) whether access to the service provided outside Queensland by means of the	35 36

[s 5]

			facility is regulated by another jurisdiction; and	1 2
		(ii)	the desirability of consistency in regulating access to the service;	3 4
	(b)		effect that declaring the service would e on investment in—	5 6
		(i)	facilities; and	7
		(ii)	markets that depend on access to the service;	8 9
	(c)	wou	administrative and compliance costs that ald be incurred by the provider of the vice if the service were declared;	10 11 12
	(d)	•	other matter the authority or Minister siders relevant.	13 14
endment of ommendation		9 A (I	Period for making	15 16
Section 79A	(4)—	-		17
omit, insert–	_			18
	with subs	in ectio	hority fails to make the recommendation the 6 month period mentioned in on (1), it must, as soon as practicable after d ends—	19 20 21 22
	(a)	prep	pare a written notice stating—	23
		(i)	the reasons for the authority's failure; and	24 25
		(ii)	details about the action the authority proposes to take to make the recommendation as soon as reasonably practicable; and	26 27 28 29
	(b)	pub	lish the notice on its website; and	30
	(c)	give	e a copy of the notice to—	31
		(i)	the applicant for the request; and	32

[s 6]

				(ii)	if the request was not made by the Minister—the Minister.	1 2
Clause	6	Amendment o negotiations)	fs1	00 (0	Obligations of parties to	3 4
		Section 100)(4)—	-		5
		omit, insert				6
		(4)	acce purp	ess p pose	r, subsection (3) does not authorise an provider to engage in conduct for the of preventing or hindering a user's access clared service.	7 8 9 10
			Note			11
			рі		ctions 104 and 125 in relation to conduct ing or hindering a user's access to the declared	12 13 14
Clause	7	Amendment o determination		17 A	(Period for making access	15 16
		Section 117	'A(4)			17
		omit, insert				18
		(4)	dete men	rmin tione	authority fails to make an access ation within the 6 month period ed in subsection (1), it must, as soon as ble after the period ends—	19 20 21 22
			(a)	prej	pare a written notice stating—	23
				(i)	the reasons for the authority's failure; and	24 25
				(ii)	details about the action the authority proposes to take to make an access determination as soon as reasonably practicable; and	26 27 28 29
			(b)	-	e a copy of the notice to the parties and Minister.	30 31

[s	8]	
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Clause	8	Amendment o access under			(Terms of particular approved	1 2
		Section 138	3A(2))		3
		omit.				4
Clause	9	Amendment o undertaking)	ofs1	47 A	(Period for approving draft access	5 6
		Section 147	7A(5))		7
		omit, insert	<u> </u>			8
	(5) If the authority fails to decide whether to approve, or refuse to approve, the draft access undertaking within the 6 month period mentioned in subsection (2), it must, as soon as practicable after the period ends—					
		(a)	prep	pare a written notice stating—	14	
			(i)	the reasons for the authority's failure; and	15 16	
				(ii)	details about the action the authority proposes to take to decide whether to approve, or refuse to approve, the draft access undertaking as soon as reasonably practicable; and	17 18 19 20 21
			(b)	pub	lish the notice on its website; and	22
			(c)	give	e a copy of the notice to—	23
				(i)	the owner or operator of the service, or the responsible person; and	24 25
				(ii)	the Minister.	26
Clause	10				(Prohibition on particular access providers)	27 28
		Section 168	BC(3)			29
		omit, insert	<u>-</u>			30
		(3)	How	veve	r, subsection (2) does not authorise an	31

[s 11]

		access provider to do anything under an access agreement or access determination to which the provider is a party if the provider is prevented from doing the thing under section 104 or 125.	1 2 3 4
Clause	11	Amendment of s 171 (Application of part)	5
		(1) Section 171(c) and (d)—	6
		omit.	7
		(2) Section 171(e) to (l)—	8
		<i>renumber</i> as section 171(c) to (j).	9
Clause	12	Amendment of s 176 (Notice of hearings)	10
		(1) Section 176(2)—	11
		omit, insert—	12
		(2) The authority must publish the notice on its website.	13 14
		(2) Section $176(3)(b)$ —	15
		omit.	16
		(3) Section 176(3)(c) and (d)—	17
		<i>renumber</i> as section 176(3)(b) and (c).	18
Clause	13	Amendment of s 187B (Constitution of mediator)	19
		Section 187B(2), 'section 214D(2)'—	20
		omit, insert—	21
		section 214D(3)	22
Clause	14	Amendment of s 242 (Annual reports)	23
		Section 242(c) and (d)—	24
		omit.	25

[s 15]

Clause	15	Amendment of s 2	44 (Tabling reports)	1
		Section 244(1),	for 55'—	2
		omit.		3
Clause	16	Amendment of s 2	45 (Regulation-making power)	4
		Section 245(3)—	-	5
		omit.		6
Clause	17	Insertion of new p	t 17	7
		After section 254	4—	8
		insert—		9
		Part 17	Transitional provision	10
			for Queensland	11
			Competition Authority	12
			Amendment Act 2018	13
			tion and approval of particular draft, or nending, access undertakings	14 15
		com prep	s Act, as in force immediately before the immencement, continues to apply to the paration and approval of the following started, not completed, before the commencement—	16 17 18 19
		(a)	a draft access undertaking under part 5, division 7, subdivision 1;	20 21
		(b)	a draft amending access undertaking under part 5, division 7, subdivision 2.	22 23
Clause	18	Amendment of sch	n 2 (Dictionary)	24
		Schedule 2, defi	nition <i>applicant</i> —	25
		omit, insert—		26
		app	licant, for a request made to the authority	27

[s 18]

1 2

under section 77 or 170G, means the person who	
made the request.	

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